HUNTINGTON, WEST VA., JANUARY 2, 1874

trons will beer with us a little while, untrue in every parti ular until we can make suitable arrange. Having no arguments to bring against ister may deem proper and pertinent, or esting than ever. We will continue to kept up, by themselves. How grandly line until completed. ments are made.

MR Entron -- My name appears fre- others. quently in an article in your last issue. signed by J. W. Verlander, who appends to his name the title "President of the Liquor Dealers Protective Association " Inasmuch as the article is very officially signed, and bears evidence upon its In the matter of Charles O. Dusenber- Take notice that on the 17th day of filed with the papers in this case, that face of great diligence in preparation, I infer that it meets the hearty approval of the said Association and its secret sympathizers.

APOLOGY .- Owing to an unjust de- derstand, offering to pay all the expen- in Charleston, Kanawha county, West tions be not begun or completed on that cree of the Circuit Court, at its late see for half the profes, and going so far Virginia, proceed to take evidence to day, the taking of the cansession in this county, we have been de- as to have the suit fentered without the enable him to state and report an ac- tinued from day to day, and from time prived of our press and material, and consent and authority of the party." so count, showing, first, What liens there to time, until complicat. are, therefore, unable to issue our regu- far as it refers to me, is wholly without are on the real estate of said several lar size. We hope our friends and pa- foundation in fact, and basely false and bankrupts, their nature and priorities;

ments, when we promise that the Argus the temperance cause, the L. D. P. A., any of the parties may desire. shall visit your homes as regularly in and its allies, seek to villify and traduce. If from any cause the taking of said the future as it has in the past; and is temperance men by giving publicity to account be not completed on that day. shall be the aim to make it more inter- unfounded rumors, first started, and still the same will be continued from time to i-sue a small sheet until such arrange- honorable and moral is this from those. This notice shall be deemed equivawho choose to play the role of commen-lent to personal service on all parties tators upon the morality and honor of concerned. JAMES F. NASH, A M WARNER.

Huntington, Jan. 1, 1874.

BANKRUPT NOTICE In the United St tes District Court for the District of West Virginia:

I wish simply to say that the clause that by virtue of an order made by said and others, to be read in evidence in first publication of this order and do that reads: "The man who wo'd wade Court in the above mentioned case; in our behalf in the trial of a suit now what is necessary to protect hillinterthrough the mud a half mile to see a bankraptey, on the 23d day of Decem- pending in the County Court of Cabell est in the premises. A copy that party in order to induce her to bring ber, A D. 1873, the undersigned will, county, on the law side thereof, in which suit against a liquor dealer for selling on the 10th day of February, A. D. you are defendant and we are plaintiffs: liquer to ler husband, and, as we use 1874, at 10 o'cloc', a m, at his office and if from any cause the said denosi-

second, such further matters as the Reg-

Register in Bankruptey,

Dist. West Va Charleston, W. Vz., Dec 31, '73,

DEPOSITION NOTICE. To J. H. Vandiver:

ry, Bankrupt, William F Dusenber- January, 1874, between the hours of the said defendant, J. H Vaniver, is a ry, Bankrupt, and R. F & S. E. Dussumise and sunset, at our store in Mounsion-resident of the State of "est Virsenberry. Bankrupts, in bankruptcy tain Cove, W. Va , we will proceed to ginia, it is therefore ordered to the do All parties interested will take notice take the Depositions of Geo. A. Vaughu appear here wi hin one month som the

Respectfully, VAUGIIN & RIGG. per Counsel.

LEGAL NODES.

State of W Virginia Chelt Co., to wit: At Rules held in the Her .'s office of the County Court of Carll county, on the first Monday in December, 1873; Geeorge A. Vaugh's and hephen Rigg,

partners doing businessas Vaughn & Rigg, vs. J. H Vandivel in Assumpsit on attachment.

The object of this suit is to attach rhe property of the defendant in the city of Huntington, in said sounty, and to subject the same to the parment of a debt of \$200.

And it appearing from a affidavit

JOS. S. MILLER, Cler. by J. W. Church, Lputy. A M. Warner, P. Q.